## UNITED STATES PATENT & TRADEMARK OFFICE Washington, D.C. 20231

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TYPED/PRINTED NAME: Paul Shanoski			T	TITLE:	Senior Attorney	
SIG	NATURE:		F	PHONE:	571-272-3225	_
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PETITION	FOR REV	IVAL OF	AN APPLICA ALLY UNDE	TION FOR	PATENT	Docket Number (Optional)
		N.I	N.C. C			
	inventor:	•				
Application N					Art Unit: 16	23
Filed: Te	ebruary	12,2	<i>9</i> 04		Examiner:	
Title: De	vices	and	methodo	for th	e oyalh	uis of rudeic acid
Mail Stop Pe Commissione P.O. Box 145	er for Patents 50 VA 22313-14	3	·			
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	APPLI	CANT HER	EBY PETITIONS	S FOR REVIV	AL OF THIS API	PLICATION
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_	l entity-fee \$					status. See 37 CFR 1.27.
Other	r than small e	entity – fee S	<b>5</b>	_(37 CFR 1.17	7(m))	
2. Reply and A.	The reply and	d/or fee to t	he above-noted pletc re	Office action i		ify type of reply):
	has be is end	en filed pro losed herev	eviously on rith.		•	
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USPTO to proces complete, includin comments on the U.S. Patent and	ss) an application. Ig gathering, prepa amount of time yo Trademark Office,	Confidentiality in uring, and submit ou require to cor U.S. Departme	1.137(b). The informs governed by 35 U.S ting the completed applete this form and/or nt of Commerce, P.O.	i.C. 122 and 37 CF plication form to the suggestions for red . Box 1450, Alexan	R 1.11 and 1.14. This USPTO. Time will va- lucing this burden, sho drie, VA 22313-1450.	fit by the public which is to file (and by the collection is estimated to take 1.0 hour to ny depending upon the individual case. Any add be sent to the Chief Information Officer DO NOT SEND FEES OR COMPLETED, Alexandria, VA 22313-1460.
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PTO/SB/64 (09-04)

Approved for use through 07/31/2008. OMB 0651-0031

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3.	3. Terminal disclaimer with disclaimer fee					
	Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.					
	A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for other than a small entity) disclaiming the required period of ti PTO/SB/63).	for a small entity or \$ me is enclosed herewith (see				
4. STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NOTE: The United States Patent and Trademark Office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137(b) was unintentional (MPEP 711.03(c), subsections (III)(C) and (D)).]						
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